Case 2:20-cr-00362-MSG, Document 64 Filed 04/27/22 Page 1 of 19 MR. MARK CHAME 24966500 PHILADELPHIA FEI DETENTION CENTER 700 ARCH STR PHILA. PA. 19105 COVER LETTER TO APPIDANT OF FACTS 4-19-22 To THE COURTS OF THE 3RD CIRCUIT EASTERN DISTRICT OF PENNSYLVANIA CASE NO: 20-CR-362-M56 THIS LETTER IS TO GIDDRESS THE PURPOSE OF THE AFFIDALIT OF FACTS. THIS LETTER IS FOR CLARITY AND TO BE SURE THE RECORD IS PROPERTY DICKETED. FOR THE DEFENDANT HAS ITSSUES ADDRESSING OTHE COURTS AND FEARS PROCESSINES WELL CARRYING ON BEFORE THE DEFENDANT IS QUINT FAIR OFFORTUNITY OF BRING AWARENESS GO-ANY AND ALL EVENTS THAT TRANSPIRED MEDICANT THE BYEAR JOURNEY OF ATTEMPTS, FROM TWO SEPARATE JURISDOTIONS, TO PROSECTE THE DEFENDANT AND ESTA JURISDICITIONS FAILURE OF HONOR DUE PROCESS - AND FOUND PROTECTIONS OF OUR UNITED STATES CONSISTULION. OHR CASE TO FULL OF CORRUPTION CAN'S ATTEMPTS TO HERE ST, WHITE CONTENIOUSLY GOLATING PREFENDANTS REPORTS NETH VENCENCE. Oto PROCEED:

CRIMINAL CASE NO: 20: -CR-362

ON 4-22-19 THE PHILA. POLICE DEPT'S NARCOTIC FIELD UNIT KICK DOWN THE FRONT DOOR OF THE HOME OF THE DEFENDANT, MARK CHAMBERLAIN, @ 2139 ANCHOR ST. IN THE FRANKFORD SECTION OF PHILADELPHIA WITH THE INTENTION OF ROBBING THE DEFENDANT OF MONEY AND ANY OTHER THING OF VALUE.

WHEN THESE OFFICERS, BEING LED BY POLICE OFFICERS
TIMOTHY BOGAN # 3358, TYRA DEVEAUX # 3212, AND
JEFFERY CALAZKA # 7481, COULD NOT KIND ANY THING
TO ARREST THE DEFENDANT FOR, THEY BECAN THREATING
THE DEFENDANT BY SAYING THEY WOULD CALL DHS
TO COME AND TAKE THE DEFENDANT'S CHILDREN
JF HE DID NOT TELL THEM WHERE THE 'SHIT"
WAS AT.

THE DEFENDANT INTERPRETED THIS TO MEAN, THEY WERE LOOKING FOR DRUGS. WHEN THE DEFENDANT TOLD THEM HE HAD NO DRUGS IN THE HOUSE, Plo JEFFERY GALAZKA RESPONDED, "COME ON, ALL YOU GUYS HAVE DRUGS IN YOUR HOUSES."

WHEN THE DEFENDANT BEGAN TO ASK FOR A SEARCH WARRANT THE OFFICERS SATD, "WE DON'T NEED A SEARCH WARRANT BUT WE'LL GET YOU ONE IF YOU WANT."

WHEN THESE OFFICERS ENTERED THE DEFENDANT'S HOME HE WAS IMMEDIATELY PLACED IN HAND COFFS, WHILE OFFICERS ORDERED THE DEFENDANT'S CHILDREN AND THEIR MOTHER INTO THE LITURDOOM.

WHITE OFFICERS RAMSACKS THE DEFENDANT'S HOME PLOTYRA DEJEAUX #3212 SAT WITH THE DEFENDANT IN HIS DINNONEROOM. THE DEFENDANT ASKED PLO DEJEAUX WHY ARE YOU HERE, WHY ARE YOU GUYS IN MY HOME?

Plo DEJEAUX RESPONDED, "A WHITE GUY WAS "JUMPED", BY SOME GUYS AT THE CORNER OF YOUR BLOCK AND ONE OF THE GUYS WHO DID IT RAN IN HERE."

THE DEFENDANT RESPONDED, "BULLSHIT", "WHERE IS YOUR WARRANT?" TO DEVEAUX SAID, "WE DON'T NEED NO WARRANT FOR THAT, BUT IF YOU WANT ONE YOU'LL GET ONE."

AT THAT POINT MO DEJEAUX PICKED UP A
CELL PHONE FROM THE DINNINGROOM TABLE
AND ASKED, WHO'S PHONE IS THIS? AT THAT
POINT THE DEFENDANT'S CHILDREN'S MOTHER
RESPONDED, "IT'S MY PHONE". TO NITCH PLO
DEJEAUX RESPONDED, "WELL IT'S HIS PHONE
NOW." IF YOU WANT TO KEEP TALKING, YOU
CAN GO TO SAIL WITH HIM."

ULTIMATELY, THE DEFENDANT WAS ARRESTED, TAKEN TO THE 15TH DISTRICT POLICE STATION, NEVER WAS TOLD WHY HE WAS BEING ARRESTED AND HELD AT THE 15TH DISTRICT FOR APPROX. 3 HOURS WITHOUT BEING CHARGED WITH ANY CRIME.

THE DEFENDANT CONTITUDOUSLY ASKED OFFICERS IN THIS DISTRICT WHY AM IT HERE? IN WHICH, NO OFFICER KNEW WHY HE WAS THERE, UNTIL DEFENDANT BEGAN TO ASK TO SPEAK TO A SUPERUTOOR! CAPTAIN AND WAS FINALLY TOLD, HE WAS ONLY BROVEHT THERE FOR TRANSPORTATION TO THE ROUND HOUSE @ 8TH AND RACE ST.

FINALLY, DEFENDANT WAS TRANSPORTED TO THE ROUNDHOUSE!; WAS TAKEN TO THE HOMICIDE UNIT, WHICH DEFENDANT BELIEVES WAS ON THE 3RD FLOOR. WHEN DEFENDANT WAS TAKEN TO DETECTIVES, THEY DAW DEFENDANT AND RESPONDED, WE DON'T WANT HIM UP HERE, TAKE HIM TO THE BASEMENT."

DEFENDANT SAT IN A CELL AFTER BEING STRIPED OF HIS BELT, STRINGS FROM HIS HOOD AND SHOE STRINGS, FOR APPROX ANOTHER 2 HOURS OR SO BEFORE BETWE PROCESSED.

WHITE BEING PROCESSED THE DEFENDANT ASK THE BLACK LADY WHAT HE WAS BEING FINGERPRENTED FOR IN WHICH AT STUTE TIME THE DEFENDANT LEARNED HE WAS BEING CHARGED WATH DRUE AND FIREARMS CRIMES IN WHICH OCCURRED 6 DAYS PRIOR ON 4-16-19 AT A COMPLETELY DIFFERENT ADDRESS (2139 E. SANGER ST.).

WHEN THE DEFENDANT RESPONDED, HE DID NOT HAVE ANY KNONHEDER OF ANY DRUES OR THREARMS AND THAT HE JUST WAS ARRESTED TODAY (4-22-19) A HIS HOME ON ANCHOR ST. AFTER POLICE KICKED DOWN HIS DOOR W/O WARRANT, THE LADY RESPONDED, "WELL I CHESS YOU BETTER TELL THE MACISTRATE THAT WHEN YOU SEE HIM IN A FEW HOURS."

DEFENDANT DOESNIT REMEMBER MUCH OF THE ARRATEMMENT DUE TO IT BETHE SO QUICK BUT DOES REMEMBER AT SOME POINT HE WAS ASKED HIS NAME, IN WHICH THE DEFENDANT RESPONDED, "YOU COME TO MY HOME, KICK DOWN MY DOOR, ARREST ME AND YOUR TELLING ME YOU DON'T KNOW MY NAME?" AND AT THAT POINT THE SCREEN CUT OFF AND THE SHERIFF TOLD HIM TO TEXT THE ROOM.

THIS INTER-ACTION HAPPEN APPROX. 1:30 AM ON 4/23/19. ATT SOME POINT ETHER LATER ON DURINE THE DAY OF 4-23-19 OR 4-24-19, WHILE DEFENDANT WAS AT THE COUNTY JAIL FACILITY HE FINALLY WAS ABLE TO CALL HOME AND LEARNED FROM THE MOTHER OF HIS CHILDREN (WHOM WAS IN THE HOUSE DURINE THE INTRUSION)
THAT A WHITE POLICE DIFFICER (BELIEVED TO BE P/O BOEAN)
CAME BACK TO OUR HOME APPROX. I HOUR LATER
AND CAVE HER A BLUE CARBON COPY OF A
SEARCH WARRANT (# 212248), NO AFFIDAVIT OR
RECTEPT OF ANY PROPERTY TAKEN FROM THE
HOUSE. HE WAS ALSO INFORMED OF #5,500 MISSING TO WHICH ONE OF THE CHILDREN SAN OFFICERS PLACE MONEY IN THEIR POCKET.

DEFENDANT DID NOT GO TO A PRELIMINARY HEARING FOR APPROX. 2 MONTHS BUT THE TIME WHEN HE DID (6-24-19) ASSISTANT DISTRICT ATTORNEY LAUREN CRUMP ONLY PRODUCED A PROPERTY RECTEPT (3393678) FOR SOME DRUGS SHE AND POLICE OFFICER EXCANT 3358 ALLEGED WAS FOUND ON DEFENDANT AND IN HIS HOME.

DTHER THAN THAT THERE WAS NO OTHER EXHIBITS
SUBMITTED TO THE COURT, EXCEPT A COURT,
SUMMARY SHEET USED TO ALLEGED THE
DEFENDANT HAS BEEN CONVICTED OF PRIOR CRIMES
WHICH MADE HIM UNABLE TO POSSESS A FIREARM.

No proof of a FTREARM Was PRESENTED,
AFTER THIS PRELIMINARY HEARTHE, DEFENDANT WAS
NEJER BROKENT TO COURT FOR APPROX. TMONTHS, HAD
NO CONTART WITH HIS ATTORNEY, THOUGH COURT WAS
BETNE HELD WIO HIS PRESENCE AND DUE TO
OTHERS, DEFENDANT FILED PRO-SE MOTIONS
IN AN ATTEMPT TO BE HEARD AND HAVE HIS
DAY IN COURT.

DEFENDANT FILED A MOTION TO WATHE COUNSEL AND PROCEED BY SELF-REPRESENTATION IN SEPTEMBER OF 2019. THE MOTION WAS IGNORED FOR APPROX. 4 MONTHS, WHILE THE CASE WAS CONTINUED MULTIPLE TIME AND DOCKETED, "DEFENSE REQUEST CONTINUANCE FOR FURTHER INVESTIGATION". IN WHICH, DEFENDANT NEVER REQUESTED AND WAS NEVER PRESENT IN A COURTROOM.

TO REQUEST SUCH A THING.

DURING THIS TIME BETWEEN SEFT. AND JANUARY (2019-2020)
THERE WAS SEVERAL ERRONEOUS STATEMENTS PLACED ON DEFENDANT'S
DOCKETCHEET (CP-51-CR-0004488-2019) SUCH AS; DISCOVER PASSED
AT THE BAR OF THE COURT (JULY 31, 2019), TO WHICH NO DISCOVERY
PASSED UNTIL JAN 21, 2020 A FTER DEFENDANT WAS GRANTED
HIS RICHT TO REPRESENT HIMSELF, (SEE LAB REPORTS 1-6 & 1-13-2020)

THE CASE WAS ERRONEOUSLY CONTINUED DUE TO A LACK OF EVIDENCE AND POLICE CORRUPTION AND THEN STRATTESCALLY CONTINUED AT THE DEFENDANT'S EXPENSE ON JULY 31, 2019, SEPTEMBER 4, 2019 AND OCTOBER 30, 2019, IN WHICH ALL WAS STATED TO BE, "DEFENSE REQUEST FOR CONTINUANCE FOR FURTHER INVESTIGATION.

DEFENDANT FILED MOTION CTO PROCEED PROSE (SELF-REPRESENT)

BN 9-6-2019 AND FOLLOWSTHIS MOTION WETH, A MOTION FOR

MODIFICATION OF BAIL (9-13-2019), A INMATE REQUEST FOR COPTES

OF A FILED SEARCH WARRANT, RECIEPT OF PROPERTY AND ANY OTHER

DUCUMENTS IN REFERENCE TO SEARCH AND THE COURT RESPONSED

WITH A DOCUMENT (FROM THE PRISON LIASON UNIT) STATING,

RECORDS OF JUDICIAL FILE. IT IS SUECESTED YOU

CONTACT AN ATTORNEY (9-26-2019) AND ACAIN ON (11-21-2019)

· SINCE THE FEDERAL INDICTMENT AND OR SOME POINT AFTER, ME CITY OF PHISH. AND OR THE FEDERAL COVERNMENT, HAS NOW ERASED THE PRICINAL DOCKET (CP-51-CR-4488-2019) IN ATTEMPT TO ERASE CORRUPTION. CASE # CAN'T BE FOUND ANYMORE.

THE DISTRICT ATTORNEY DEFICE FOR PHILADELPHIA ALSO MADE ATTEMPTS TO HAVE DEFENDANT ILLEGALLY FORFEST HIS PROPERTY THAT WAS TAKEN FROM HIM DURING ARREST, \$420.00, CELLPHONE AND MAIL. TO WHICH DEFENDANT FOUGHT AGAINST.

ONE OF THESE ATTEMPTS TO FIELT BACK ACAINST FORFETURE OF HIS PROPERTY WAS A MOTION DEFENDANT FILED ON 10-23-19 IN WHICH BRIEFLY STATES THE FACTS OF THE FILED INTERVAL

WHILE ADDRESSES THESE FACTS OF MISCONSUCTS AND UNCONSTITUTIONAL BEHOVER BY THE PHILA. NARCOTTIC FIELD UNIT, DEFENDANT ALSO CHALLENGED THE ALLEGED DRUCK AND FIREMENTS SAID TO BE FOUND IN HIS HIME, DUE TO THERE BETWE ABSOLUTELY NO CORRUPT POLICE OFFICERS TIM BOCANTI 3358 AND SEFERRY CALAZKA # 7481) SHOWING ANY OF THESE STEMS WERE TAKEN FROM DEFENDANTS HIME.

THE MOTION FOR THE RETURN OF PROPERTY CONTRABAND SAID TO BE FOUND IN MIS HOME. THE ALLEGED IN NO WAY OF AN ADMITTANCE THAT THESE ITEMS

THE MOTION TO BE SPECIFIC AS TO WHAT THE STATED IN DEFENDANT WAS ADDRESSINE AND WHY IT COULD USED ACATING DEFENDANT OR DEFENDANT OR DEFENDANT OR DEFENDANT OR DEFENDANT OR DEFENDANT OR

FOR SOME IDISTIC, PERVERTED REASON, THE GOVERNMENT HERE UPON THE BRD CIRCUIT, ATTEMPTS TO USE THIS MOTION (FOR RETURN OF PROPERTY) TO PROVE EWLT OF DEFENDANT.

THE COV. KNOWS OF THE CORRUPTION, THE MISCONDUCTS, AND UNCONSTITUTIONAL VIOLATIONS INVOLVED IN THIS CASE DUE TO THE ADOPTIONS OF DECUMENTS AND TRANSCRIPTS FROM THE COMMONWEALTH, WHILE ALSO KNOW THE DOCUMENTS FROM THE POLICE OFFICES AND DISTRICT ATTORNEY DIFFEE OF PHILADELPHIA EUROPEACE. WHY ELSE WOULD THE CONTREACH TO A MOTION TO THE COVERNMENT IS DESPERATE, AND IS NOW OF COTTON A COULTY VERDICE TO PROVE. CAME ON AN "FISHISE EXPEDITION" TO FIND ANYMAY TO THE SUCCESSIVE SHOWINGS OF POLICE CORPUPTION TO THE COVERNMENT IS DESPERATED TO THE CONTRACT OF FOUR ANYMAY TO THE SUCCESSIVE SHOWINGS OF POLICE CORPUPTION TO THE COURT OF SUCH CORPUPTION THE LAWOUT IS SUCH CORPUPTION AND CONSTITUTION VIOLATIONS. THE LAWOUT IS THE CAUSE OF MALICIOUS PROSECUTION.

THE GOVERNMENT WOULD ALSO LIKE THE COURTS TO BELIEVE, THE DEFENDANT WAS ONLY INDICTED ON THE ALLECED FIREARMS DUE TO THE THEAL SENTENCE OF 15 YEARS APPLIED BY A ARMED CARRELL CRIMINAL ENHANCEMENT, THE COVERNMENT WITSHES TO APPLIED, 80T TRUTH BE TOLD, THE DOCUMENTS REVOLUTING AROUND THE DRUES ARE TAINTED AND CAN EASTLY BE PROVEN TO A SURY.

PRIOR TO THIS FICTICOUS/VINDICITUE INDICTMENT DEFENDANT WAS THECALLY HELD IN THE COUNTY PRISON FOR APPROX. 18 MONTHS BEFORE HANTHE THE CHANCE TO MAKE AN ATTEMPT TO SUPPRESS THE EUTDENCE TO THE CASE.

Suppression HERRINES STARTED ON AUGUST 26,2020
AND ON THIS DAY POLICE OFFICER TIMOTHY BOGAN
3358 NOT ONLY ADMITTED TO FORETHE AN ASSISTANT
DISTRICT ATTORNEY'S NAME (KATE LENTS) ON THE
WARRANT FOR APPROVAL BUT ALSO ADMITTED TO DOING
SUCH ON A REGULAR BASIS, WHILE ALSO ADMITTIONE
TO NEVER FOLLOW SEVERAL POLICE DIRECTIVES,
TO NEVER FOLICE COMMISSIONER PUT IN PLACE
TO BE SURE OF THE RICHTS OF THE CITY'S
CITIZENS NOT BE VIOLATED.

DIRING THE HEARING THE DEFENDANT MADE SEJERAL ATTEMPTS TO QUESTION P/O BORAN ABOUT THE ALLECED MACISTRATE WHOM IS CLAIMED TO HAVE SIGNED THE SEARCH WARRANT HE (BORAN) CLAIMED TO HAVE SIGNED SEEN SIEN IT WITH HIS OWN EYES.

EVERY ATTEMPT THE DEFENDANT MADE TO ASK SUCH QUESTIONS WAS NOT ONLY OBJECTED TO BY A.D.A. CREC MAZMANTAN BUT WAS ALSO SUSTAINED BY COMMON PLEAS JUDGE CHARLES EHRLICH, CLEARLY NICLATIONS THE DEFENDANT DUE TROCESS RICHTS, WHILE SHOWING A CONSPIRACY BETWEEN THE THREE (BOCAN, MAZMANTAN, EHRLICH) TO COVER UP THE YTH AMEND, VIOLATION AND DETER THE DEFENDANT FROM PROVING THE UTOLATION AND DETER THE DEFENDANT FROM PROVING THE UTOLATION AND DETER THE DEFENDANT FROM PROVING THE UTOLATION.

THIS CURRENT COURT KNOWS OF THESE VIOLATIONS BECAUSE IN NOVEMBER OF 2021, THE COURT MADE AN STRATIFIC ATTEMPT TO RULE ON THE HEARING FROM THE COMMON PLEAS COURT, HERE IN THE BRY CIRCUIT COURT BUT DEFENDANTO DENITED SUCH REQUEST AND ASKED FOR A NEW HEARING.

THIS STRATIGIC ATTEMPT WAS ONLY MADE DO
TO PO BOGAN'S LAME EXCOSE OF HAUTHE A
"HAND INJURY" AND DUE TO HIS ALLEGED
MEDICATION CAN OR COULD NOT ACCURATELY
YESTIFY. OHE CAN CLEARLY SEE POBOGAN'S
CUTLITY MIND AND CHISE NOT TO FOLLOW
THROUGH WITH HIS MALICIOUS PROSECUTION
ANTICS BECAUSE OF HIS FEAR OF FEDERAL
PROSECUTION, IF SHOWN, HIS MISCONDICTS AND
CRIMES HE COMMITTED IN DEFENDANT'S CASE.

PREVIOUS TO THIS AFFIDAUTT OF FACTS, THERE WAS ANOTHER SUPPRESSION HEARING HELD HERE IN THE BROWN SETORE THE HONORAGE MITCHELL AFFIANT PLO BORAN.

DURTHE THIS HEARTHE THE DEFENDANT'S COUNSEL MADE PLAUSTBLE AREVEMENTS ACATHST THE TATHTED DOCUMENTS USED IN ORDER TO FALSTLY SHOWING IN DRUE INVESTIGATION, IN WHICH ALLEGEDLY CATHED PROBABLE CLAUSE TO SEARCH DEFENDANT'S HOME. BUT THE FAINTED DOCUMENTS SHOW STREPWISE.

TWO DECOMENTS I'V SPECIFIC WAS ARRUED TO SHOW POLICE CORRUPTION AND THE PLANTED EUTDENCE FROM ANDIHER SUSPECIS CASE.

SPECIFICALLY DICUMENT PROPERTY RECEIPT # 3393654 AND PROPERTY CONTROL DATA FORM # 19-06643.

PROPERTY RECEIF I # 3393654 IS BEING PRESENTED
BY THE GOV. TO Allicantly PROVE A DRUE TRANSACTION
THAT Allicently OCCUPPED IN THE 15TH DISTERT, TO
WHICH THE PROPERTY RECEIFT ACTUALLY SHOWS
EVIDENCE FROM A DRUE TRANSACTION IN THE 16TH
DISTRIOT.

THIS PROPERTY RECEIPT HAS A CROSSED OUT DISTRICT CONTROL # AND THEN ANDTHER # TS WRITTEN IN ITS PLACE. CLEARLY OYOWANCE A TAMPERINE OF DICUMENTS.

THE EUIDENCE CONTROL DATA FORM # 19-06643 HAS A CROSSIAND OST OF A D.C.# 19-19-02316 AND CROSSED OUT PROPERTY RECEIPT # 3393768.

THIS E.C.D FORM IS USED TO DOCUMENT THE EVIDENCE CONNECTED TO THE D.C. # AND PROPERTY RECEIPT#.

WHILE DEFENDANT REPRESENTED HIMSELF IN COMMON PLEAS COURT, HE REQUESTED THE THE CROSSED OUT THE AND RECEIPT THE ACTUALLY PROPERTY CROSSED OUT OF THE DOCUMENT. ON THIS RECEIPT IT A STEM TAKEN FROM A "RASHON CARTER" IN CTIVE 19TH DISTRICT. COINCEDENTLY," ONE OF THE STEM OF CONTRABAND IS ALSO ON THE DEFENDANT'S PROPERTY RECEIPT (3393678).

DUE TO THE ENOUGHE OF CROSSED OUT INFO AND THE RASHON CARTER'S PROPERTY RECEIPT TO MATICA ONLYS CLEARLY SHOWS THERES NO EVIDENCE OR CONTROL FORM AN DEFENDANT'S CASE.

THIS ALSO CLEARLY SHOWS AN ATTEMPT TO PRODUCE FICTIONS EVEDENCE, TO PROPORTIE FAISEHOUS AND FRUAD UPON THE COURT, TAMPOSEEUR OF EUFDENCE, PLANTING OF EUFDENCE, AND A CLEAR ATTEMPT TO COMMITTE PERSURY, IN ORDER TO COVER-UP, THE LACK OF PROBABLE CAUSE TO ARREST AND KEEP CUSTORY. FROM BETME RELEASED FROM CUSTORY.

HERE WAS Also A CHAIN OF CUSTODY FIRM GIVEN UPON REQUEST THAT SHOWS STENS OF TAMPTAINE GORDSS THE TOP OF THE DECUMENT WHERE THE DEFENDENT'S JUPO WAS SCANNED IN.

THE PROOF THIS CHAIN OF CUSTORY FORM DOES
NOT MATCH THE DOCUMENTS AND EVEDENCE TO
THE CASE IS EASILY SHOWN BY THE MULTITUDE
AT ONE POTAT IS TO BE ALLECED TO HANSLE
THE EVIDENCE.

THE EUTDENCE CONTROL DATA FORMS DOCUMENTS

CHIE CHENTURES OF PROSE WHO COME TO CONTACT
WITH EUTDENCE. THESE NAMES ARE 1-3 ON

E.C.D FORMS, BOT WHEN CROSSES REFERENCED

TO THE CHAIN OF CUSTODY FORM THERE'S 3-6

DIFFERENT STENTINES AS WELL AS THE

TIME STAMPS DO NOT MATICH.

MJS ARE THE THEMES HONDRABLE MITCHELL COLDBERG SHOULD HAVE BASED HIS DECISION TO SUPPRESS ENDENCE ON BUT INSTEAD HE JENDRED ANY ARCUMENT SURPONSED BY THE E.C.D. FORM, WHILE STATUME THE DEFENDANT NEVER DENTED SELLING DRUCS. WHERE CLEARLY THE ARCUMENT BY COUNSEL AS WELL AS THE DOCUMENTS SHOWS AN ARCUMENT ACAINST SELLING DRUCS.

THE DEFENDANT HAS PROOF OF FORCERY USED TO STEN A SEARCH WARRANT. THE EUSDENCE IS COURT DOCUMENTS WETH THE TRUE STENATURE WITH HIS NAME (THE LATE DECEASED) KENTY DEVLIN CLEARLY IS NOT THE SAME ON WARRANT.

ALL OF THE ABOVE WAS ALSO ADDRESSED AT A STATUS HEARING ON 4-4-22 BEFORE JUDGE GOLDBERG, WHERE THEY ASKED THE DEFENDANT TO WATVE HIS CONSTITUTIONAL RIGHT TO A FATR AND SPEEDY TRIAL, IN ORDER TO HAVE HIS DUE PROCESS RIGHTS ACKNOWLEDGED, AND TO HAVE THESE CORPUST/MISSENDUCT MATTERS WIEWED.

OF COARSE THE DEFENDANT DENSED SUCH INTROCITY AND

CAVE JUDGE CONDESSED AN ACTERNATIVE ASPERMENT

TO THE EFFECT OF, "I WILL ASSES TO WATVE MY

SPEEDY TETAL RICHTS, IF YOU ASSES, THAT UPON

A SHOWING OF CORRUPTION, YOU DISMISSED THE

CASE." TO WHICH JUDGE COLDBERG RESPONDED

"NO!" I WILL NOT!"

THIS REFUSAL TO DISMISS Upon A SHOWING

OF CORRUPTION, IS A CLEAR OTEN PHOT

NO MATTER THE FACTS OR TROTH, THE COURT

WILL STILL CONTINUE TO HOLD DEFENDANT

Illecally and FORCE DEFENDANT TO A TRIAL

BY JURY (WHO HAS NO KNONLEDGE OF LAW OR CORRUPTION)

AND FIRST AGAINST, "MY WORD VERSES THE COV."

AND ALLEGED HONDRABLE POLICE DIFFICERS, FOR HIS

LIFE AND LIBERTY, WHILE KNOWINGLY Allowing

PERSURY, FALSEHOOD, AND A FRAUD UPON THE COURT.

AN THIS ITS TO BE IN THE INTEREST OF JUSTICITION (THE CITY OF PHILADELPHIA) FATLED TO PROSECUTE (CLEARLY FOR CORRUPT REASONS) AND WHERE NOW A SECOND TROSECUTE DN THE FEDERAL COVERNMENT) ATTEMPTS TO THE DEFENDANT, RECIEVE JUSTICE, FOR WHICH THE COURT ARE SUPPOSE TO BE INTERESTED IN.

ALL OF THE FACTS IN THIS AFFIDALT

ARE TRUE TO THE BEST OF THE DEFENDANT'S

MARK CHAMBERLAIN'S KNOWLEDGE, FOR WHICH

HE KNOWS, IS NOT TRUE TO HIS KNOWLEDGE,

WOULD BE CONSIDERED PERJURY FOR HE

KNOWS HE CAN BE PROSECUTED FOR, IN

LOVE TO PRODECUTE HIM FOR ANY THINK

AVAILABLE.

FOR THOSE ABOVE REASONS THIS AFFTDALFT SHOULD BE CONSTIDERED TRUE AND CORRECT, UNLESS STHERWISE PREDEN

Hank you

Respectfully

Market 14-19-22

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THE REMEDY IN ORDER IS OBUTOUS! THE DEFENDANT
IS DUE JUSTICE AND LIBERTY. DEFENDANT
SHOULD BE RELEASED IMMEDIATELY AND CHARGES
NEED TO BE DISMISSED WITH PREJUDICE
BEFORE MORE IN JUSTICE IS PRESSED OPON
THE DEFENDANT.

THE COJERNMENT WISHES TO ACT AS IF NO VIOLATIONS HAVE OCCURRED, OR AS IF THE NARCOTICS FIELD UNIT OFFICERS OF THE PHILADELPHIA POLICE DEPARTMENT ARE NOT ALREADY KNOWN FOR CORRUPTION.

THE DEFENDANT HAS SOFFERED PRE-INDICTMENT AND THE DEFENDANT SUCCESSFULLY FOUGHT ACATUST THE CORROPTION, DUE PROCESS VIOLATIONS AND CIVIL RICHTS VIOLATIONS, BUT KNOWINGLY, THE U.S. COVERNMENT WISHES TO GET A SECOND CHANCE TO PROSECUTE THE DEFENDANT VINDICTIVELY.

IN ORDER TO SAFEGUARD THE DEFENDANT FROM MALICIOUS PROSECUTION, SOMEONE NEEDS TO END THE PERUERTED ATTEMPTS ON THE DEFENDANT'S LIBERTY AND PERSON, BY RELEASING THE DEFENDANT IMMEDIATELY WITHOUT FURTHER DELAY.

Mombuhi 4-19-22

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THERE BY CERTIFY THAT A TRUE AND CORRECT COPY OF THE DEFENDANTS, (MARK CHAMISERLATA) AFFIDALIT OF FACTS IS BETNE SERVED LIA U.S. MAIL SERVECES TO THE FOLLOWING:

JAMES A. BYRNE CLERK OF COURTS, ED PA. U.S. COURTHOUSE ROOM 2609 601 MARKET ST. PHILADELPHIA, PA. 19106

THE HONORABLE MITCHELL S. ECLUBERE U.S. COURTHOUSE 601 MARKET STREET PHILADELPHIA, PA.19106 Case 2:20-cr-00362-MSG Document 64 Filed 04/27/22 Page 19 of 19

MR. MARK CHAMBERLAIN 249166509
PHILA. FEDERAL DETENTION CENTER
P.O. BOX 562

PALA. PA. 19105

SAMES A. BYRNE CLERK OF COURTS EDPA. U.S. COURTHOUSE RM. 2609 PHILADELPHIA, PA. 19106